



Miller & Rhoads
Presenting Most
Interestingly
**The
Correct Fall
Fashions!**
For Women and
Misses.

Tailored Suits, Dresses and
Wraps, Afternoon and
Evening Gowns, Millinery
and Footwear, also
Dress Fabrics, Silks, Laces,
Trimmings and Other Style
Merchandise for the
New Season.

Patrons and sightseers who visit MILLER & RHOADS during "Fashion Week"—that unique and very interesting occasion that formally inaugurates the autumn and winter fashion season of 1913-14 in Richmond—will witness the most exclusive and the most beautiful array of new merchandise, both foreign and domestic, that this store has ever gathered together at a season's beginning.

We will present it for your inspection in a store beautiful, not with "fruits and flowers," but with MERCHANDISE, such as will interest you, and again demonstrate the unique position we maintain as the leading exponents of fashions.

Service!

Every employee of the store, enthusiastically proud of the stock committed to his or her care, is ready to greet you, to show you, and to extend the store's best service.

**We Are
Ready!**

And we hope to see you to-day, and again on the other days of "Fashion Show Week."

MILLER & RHOADS.

PARRISH SEEKING CUSTODY OF CHILD

Supreme Court Grants Writ of Error in Chicago Man's Suit.

MARRIAGE WAS DISSOLVED

Now Father Asks Courts for Possession of His Seven-Year-Old Son.

The contest between James Shepherd Parrish, formerly of Richmond, and now agent of the Richmond Cedar Works at Chicago, against his divorced wife, Mrs. Fannie May Parrish, now of Suffolk, Va., for possession of their child, will be reviewed by the Supreme Court of Appeals. A writ of error from the judgment of the Circuit Court of Nansemond County rendered on January 18, 1913, on a writ of habeas corpus, was granted yesterday by Judge Stanford G. Whittle, bond being filed in the sum of \$100.

In his petition for a writ of error, James Shepherd Parrish represents that he is the father of an infant, James Shepherd Parrish, Jr., now about seven years of age.

On December 30, 1903, Mr. Parrish married Fannie May Crumpler, in Suffolk, and after a time took his wife to Chicago, where they made their home. From time to time she visited her mother, Mrs. Sallie A. Crumpler, in Suffolk, and returned. The son was born on March 18, 1906, and is their only child.

In March, 1908, Mrs. Parrish, according to the petitioner's statement, left Chicago, with her infant child, then about two years of age, ostensibly to visit her mother in Suffolk, but, for no reason known to the petitioner, failed and refused to return to her home in Chicago, and has not since resided with him, nor allowed him to have the care and custody of the child.

Mr. Parrish states that he made every effort, both by correspondence and visits, to induce her to return to Chicago, failing which, on March 30, 1910, he filed a bill in Cook County, Ill., seeking an absolute divorce and the custody of his infant son.

The court entered a decree on May 10, 1910, dissolving the marriage. As the child was then beyond the jurisdiction of the court, it reserved judgment as to the question of who should have the custody of the child.

On May 23, 1911, Mr. Parrish petitioned the Circuit Court of Nansemond County, Va., for a writ of habeas corpus, asking that the care, custody, education and maintenance of the child be turned over to him. He filed affidavits to show that he was better able financially to maintain and educate him than the mother, and while making no charges against her, called attention to the fact that she had taken the initiative in seeking the separation.

The court decided that Mr. Parrish was entitled to the custody of his son, illegally detained in the custody of the mother and grandmother, but, in view of representations that the health of the child might suffer by a transfer to Chicago in winter weather, the court finally directed that he remain in Virginia in the winter season, and be in the custody of the mother from September 15 to June 15 of each year, and during the three summer months be in the custody of the father.

Mr. Parrish excepted, and has appealed to the Supreme Court, asking that an order be entered turning the child over to him unconditionally. He is represented by Judge A. L. Holladay, James H. Corbett and P. H. C. Cabell.

READY TO-DAY

With a stock of high-class FALL Wearing Apparel which is as exclusive in design as it is perfect in construction and fit. We formerly said Gans-Rady Clothing was as good as the to-order kind. We now say Gans-Rady Clothing is better than ninety per cent of the clothes that are custom made. Fall Hats--Fall Furnishings, too.

GANS-RADY COMPANY

DETAIN STILL ON MURDER CHARGE

Rearrest Man Who Was First Held on Simple Charge of Drunkenness.

George W. Still, who was arrested on a simple charge of drunkenness on Saturday night, when George Washington, a negro, with whom he had a quarrel on Meyer Bridge, dropped dead, was arrested yesterday afternoon on a formal charge of murder. Later he was admitted to bail in the sum of \$1,000, with W. J. Dobbins as security.

SUMMONS PETIT JURY

Henrico Circuit Court Will Have Special Term Beginning Monday. Deputy Sheriff Webb W. Snyder yesterday summoned the following petit jurors to serve at the special term of the Henrico Circuit Court, which convenes on Monday morning at 10 o'clock: James Graham, S. S. Trevette, Ansley Saunders, J. L. Woolridge, F. F. Hess, P. F. Rennie, W. H. Holladay, Arthur Brown, C. E. Smith, J. H. Scott, T. L. Moore, S. C. Duvall, Jr., B. D. Pleasant, E. L. Richardson, James M. Egan, F. Pussey, A. F. Daughan and F. H. Bowls. The special grand jury for the term was summoned on Saturday.

GOT WRONG MEDICINE

Federal Authorities May Take Action. Complaining that ammonia had been sold to him in place of citrate of magnesia, J. C. Thibault, 218 South Fifth Street, yesterday consulted with Hiram M. Smith, assistant United States district attorney, as to whether the matter warranted Federal action. He said that the label on the bottle stated that the contents were citrate of magnesia, and that they were guaranteed under the pure food and drug law.

CHARGED WITH BURGARY

George Tucker, colored, was arrested last night on a charge of breaking into the store of E. J. Baroody, 2106 East Main Street, and stealing a lot of peanuts.

DID NOT APPEAR WHEN OUT ON BAIL

Requisition Issued for J. P. Jackson, Wanted on Forgery Charge.

Requisition papers were issued by Governor Mann yesterday on the Governor of North Carolina for the person of J. P. Jackson, who is wanted by the Nottoway County authorities on a charge of forgery.

The papers presented by Commonwealth's Attorney Henry Lee, of Nottoway County, set forth that Jackson is from Moore County, N. C., where he is now living, and ask that Frank L. Dunn, sheriff of Nottoway County, be designated to bring the prisoner to Virginia.

Jackson was indicted in Nottoway County on the charge of forging a check purporting to be the order of E. L. Denton on the First National Bank of Charleston for \$175. He was arrested and bailed, and has since remained out of the jurisdiction of the court. The application for requisition papers states that "the said J. P. Jackson seems to be attempting to elude the Circuit Court of Nottoway County by securing bail and then failing to make his appearance for trial."

WILL SPEAK AT EMMAUEL CHURCH

Rev. W. Russell Bowie, rector of St. Paul's Episcopal Church, and chairman of the diocesan social service commission, will address a meeting of men at Emmanuel Parish-House, Brook Hill, to-night at 8:15 o'clock. All men interested in the subject are invited.

GROCERY CONCERN IN BANKRUPTCY

Creditors Bring Payne-Taylor Grocery Company Into United States District Court.

One involuntary and two voluntary petitions in bankruptcy were filed yesterday in the United States District Court. The creditors of the Payne-Taylor Grocery Company, of Swansboro, represented by W. H. Harris Grocery Company, L. Neale & Co., John A. Ahern and the Manchester Mills, filed a petition to have the Swansboro concern adjudged a bankrupt. The four creditors produced provable claims aggregating \$18,432.22, and presented a written admission of the directors of the Payne-Taylor Grocery Company that the corporation is insolvent and willing to be adjudged a bankrupt. No receivers were appointed, and no estimate of the total liabilities or the assets of the insolvent concern was presented with the petition. The petitioning creditors showed the following claims: W. H. Harris Grocery Company, \$1,043.53; L. Neale & Co., \$129; John A. Ahern, \$123; the Manchester Mills, \$5,438.85. The petition was filed by J. Kent Hawley, attorney.

D. Augustus Bottoms, a lumberman, of Chesterfield, filed a voluntary petition in bankruptcy through his attorney, J. M. Turner, declaring liabilities of \$3,191.88 and assets of \$3,655. The assets are represented by horses and animals, \$1,465; machinery and tools, \$1,000; personal property, \$750; open accounts, \$109; and property exempt, \$350. The largest creditors and the amounts of their claims are: Henrico Lumber Company, \$1,200; E. H. Garber, \$12; Carter-Veniant Co., \$490; R. H. Richardson, \$70; E. T. Smith, \$77, and the sum of \$214.90 due employees of the lumber mill in wages.

Andrew H. Bragg, of Henrico, a retail grocer, filed a voluntary petition in bankruptcy, showing liabilities of \$3,301.76, and assets of \$1,705.22. Creditors with unsecured claims are: Edward Keck, \$209.48; Levy Commission Company, \$119.95; R. Carter-Veniant & Sons, \$259.77; C. D. Kenny Co., \$119.45; E. W. Gates & Sons Co., \$127.85; Spence, Nunnemaker & Co., \$283.31; Harris Grocery Company, \$11.85; Hattie Vandergrift, \$1,200; and rent, \$249.

GOVERNOR WILL NOT ATTEND

Governor Mann said yesterday that because of the pressure of other business he would be unable to go to Washington to-day to attend the conference called by the Secretary of Commerce on the Chesapeake Bay fisheries question, to which the Governor of Maryland has also been invited.

Mann has requested State Commissioner of Fisheries W. McDonald Lee to represent this State.

BUILDING LOSS IS COMMON TO SOUTH

Building operations in the country at large, as reported by the American Contractor, which bases its summary on figures from sixty-six leading cities, including Richmond, show only slight improvement. Nearly two-thirds of the cities reporting show losses for the month of August, as compared with the same month of 1912. Richmond's operations for August totaled \$24,343, a loss of 26 per cent from the total of August, 1912, which was \$32,835.

From January 1 to September 1, Richmond's building operation totaled \$2,462,225, a loss of 38 per cent from \$3,944,225, the total for the same period last year. This sharp shrinkage is not due entirely to a decrease in new work this year, but rather to the unusual activity last year, which saw the erection of several of the city's largest buildings. The same shrinkage is reflected to a large degree in the figures from a majority of the cities reporting.

"The prospect for increased building activity in the near future is not bright," said Building Inspector Butler yesterday. "We are issuing few permits for new work of any magnitude. Most of the activity at present centres in repairs."

Birmingham alone of the eight Southern cities listed in the report, shows a gain for the month of August, and that only 2 per cent. Atlanta falls 1 per cent below Richmond, with a percentage loss of 27 for the month just past. Dallas shows a shrinkage of 35 per cent, and Memphis a loss of 71 per cent, for the same period.

The principal gains made in August, as compared with the same month a year ago, were as follows: Cleveland, 92 per cent; Newark, 101 per cent; Oakland, 80 per cent; South Bend, 71 per cent; Syracuse, 50 per cent; Tacoma, 71 per cent, and Troy, 152 per cent.

POSTPONE HEARING

Case of Bradford, Charged With Disorderly Conduct, Quies Over. The hearing of W. M. C. Bradford, charged with disorderly and unseemly conduct in the Shenandoah Plaza, where he is employed, was postponed by the Police Court yesterday morning to September 27.

Bradford was arrested by Motorcycle Policeman Clarke after several complaints against him had been received by the police.

MARRIAGE LICENSES

Licenses to marry were issued yesterday by the clerk of the Hustings Court to Claude Henry Fogle and Vera Gibson Griffith; Len J. Childress and Agura V. Truman; Charles Tully and Helen Woody Kellingham.

GOVERNOR GETS OYSTER REPORT

Will Be Made Public After Conference With Government and Maryland Officials.

An extended report on the Potomac River oyster situation is in the hands of Governor Mann. It will be recalled that some months ago charges of pollution of the Potomac River oyster beds by sewage from Washington City were made, and, after some negotiations, a commission consisting of a bacteriologist appointed by the Governor of Virginia, one appointed by the Governor of Maryland, and an expert from the United States Public Health and Marine Hospital Service was named to make a thorough examination and report.

Governor Mann stated yesterday that the report was made jointly to himself, the Governor of Maryland and to United States government officials, and that it would not be made public until some sort of conference between the parties at interest could be arranged. The commission has made a great variety of laboratory tests and examinations of oysters taken at various points. On the whole, the report is understood to be favorable to the oyster industry, the vast majority of the beds having been found free from contamination. It is said that the experts recommend that a certain line be drawn, above which no oysters be taken, until some other method of sewer disposal is introduced.

GIRLS ARE HELD

Alleged Runaways, From Richmond Found in Cincinnati. Cora Childress, 512 North Second Street, fifteen years old, and Mary Agnes Johnson, of 509 Poe Street, Barton Heights, are being held in Cincinnati on a charge of being fugitives from their parents, according to information received yesterday at police headquarters.

The girls are alleged to have left their homes some time last week. Mrs. Childress asked the police to find her daughter, and Detective Sergeant Krenzel learned that she had gone to Cincinnati with the Cincinnati girl, and where they would be at a certain time. They were taken into custody at the place designated.

As the girls were arrested at the request of their parents, warrants will be taken out against them, and before the Commonwealth can take steps to bring them back.

HOLD SUSPECTS

Bradshaw and Chalabone Detained as Accomplices of Mail Thief. J. C. Bradshaw and John Chalabone, colored, arrested by Inspector C. B. Mosby and Policeman W. E. Harris on suspicion of being accomplices of Israel I. Edmunds, the suspended mail carrier, who was caught in the act of robbing a mail box, were turned over to the Federal authorities from Police Court yesterday morning.

With Edmunds, they will have a hearing at 2:30 o'clock this afternoon before United States Commissioner Plegenheimer.

Fined for Interfering

Thomas Crowder was fined \$10 in Police Court yesterday morning on the charge of interfering with Policeman McGowan.

Your Home!

Every modern home of the present day has a well-equipped bathroom. Its fixtures are of as much importance as any other item.

The fixtures we carry are of superior construction, material, artistic design and sanitary—ask your architect or plumber.

McGraw-Yarbrough Co.

WHOLESALE PLUMBING SUPPLIES, 122 South Eighth Street. 61 New Phone 62 Monroe

G. M. Co.'s

Pearl I. C. (Old Style—Re-dipped) Roofing Tin

Is sold under a trade-mark name and is guaranteed.

Gordon Metal Co.

14th and Dock Streets, Richmond, Va.

Have That Distinction

Be

Royal Laundered

Phone Monroe 1958

PHOTOGRAPHS

FOSTER

BACK FROM CONVENTION

Mr. Burgess Goes to Yellowstone Park With Passenger Agents. S. E. Burgess, division manager of the Southern Railway, and Mrs. Burgess returned to Richmond yesterday from a trip to St. Paul, Minn., and the Yellowstone Park.

SAVINGS BANK

The account in the Savings Bank means more to a family than all the advice in the world. One dollar starts an account.

UNITED STATES DEPOSITORY

FOR POSTAL SAVINGS FUNDS

TRADE-MARK SUIT

Sturke's Dixie Plow Company Wants \$50,000 From Norfolk Concern. Sued for an injunction to prevent the alleged infringement of registered trade-marks was brought in the United States District Court yesterday by Sturke's Dixie Plow Company, of Richmond, against S. R. White's Sons, Inc., of Norfolk.

In the bill of complaint the Sturke company alleged that the Norfolk concern has been guilty of using the former's registered trade-mark on plows and agricultural implements. The complainant alleges that it has been damaged to the extent of \$50,000 by the infringement.

HONORS REGULATION

Governor Mann honored a requisition yesterday from the Governor of North Carolina for Jim Graves, wanted in Abbeville County on a charge of housebreaking. He is now under arrest in Danville, and will be taken back for trial by C. D. Story, sheriff of Abbeville County.